IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA AT STATESVILLE 5:12 CV 00202 RLV DSC

APRIL SMITH)
))
Plaintiff,))
v.))
JASON MUNDAY, in his individual and Official capacities as an Employee of the City of Lincolnton, CHARLES MCGINLEY, in his individual and Official capacities as an Employee of the City of Lincolnton, BRIAN GREENE, in his individual and Official capacities as an Employee of the City of Lincolnton, MARK LESASSIER, in his individual and Official capacities as an Employee of the City of Lincolnton, RODNEY JORDAN, in his individual and Official capacities as an Employee of the City of Lincolnton, CITY OF LINCOLNTON, LINCOLNTON POLICE DEPARTMENT JOHN AND JANE DOE, and RUFUS LYNCH, SR.)))))) NOTICE OF VOLUNTARY DISMISSAL)))))))))))))))))))
Defendants.	<i>)</i>)

Pursuant to F.R.C.P. 41 (a)(1)(A)(i) of the Federal Rules of Civil Procedure, the Plaintiff, after reaching a settlement, hereby gives notice that the above-captioned action is voluntarily dismissed, without prejudice against the defendants.

This the1st day of May 2017.

Respectfully submitted,

/s/ Algernon Williams, Sr._ Algernon Williams, Sr., State Bar No., 27350 Attorney for Plaintiff 4801 East Independence Blvd., Suite 908 Charlotte, NC 28212 (704) 537-9111

Email: alwilliamslaw@msn.com

Certificate of Service

The undersigned hereby certifies that, on May 1, 2017, I electronically filed the forging Notice of Dismissal with the Clerk of Court using the CM/ECF system which will send notification of such filing to the following.

Patrick H. Flanagan Cranfill Sumner & Hartzog, LLP Post Office Box 30787 Charlotte, NC 28230

This the 1st day of May 2017.

Law Office of Algernon Williams

/s/ Algernon Williams, Sr. Algernon Williams, Sr 4801 East Independence Blvd. Suite 908 Charlotte, NC 28212 704.537.9111